Docket No.: 085027-0104 **PATENT**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of : Customer Number: 89518

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Mou-Shiung Lin, et al. : Confirmation Number: 8665

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Application No.: 10/755,042 : Group Art Unit: 2815

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Filed: January 09, 2004 : Examiner: JEROME JACKSON, JR.

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For: INTEGRATED CHIP PACKAGE STRUCTURE USING SILICON SUBSTRATE AND

METHOD OF MANUFACTURING THE SAME

INFORMATION DISCLOSURE STATEMENT

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

I hereby certify that this correspondence is being electronically-transmitted to the United States Patent and Trademark Office on <u>December 13, 2010.</u>

CERTIFICATE OF ELECTRONIC TRANSMISSION

/ShirLynn Mata/

ShirLynn Mata

Dear Sir:

In accordance with the provisions of 37 C.F.R. 1.56, 1.97 and 1.98, the attention of the Patent and Trademark Office is hereby directed to the documents listed on the attached form PTO-1449. It is respectfully requested that the documents be expressly considered during the prosecution of this application, and that the documents be made of record therein and appear among the "References Cited" on any patent to issue therefrom.

This pending application and other related pending applications and issued patents were recently acquired by a new owner from the previous owner (a foreign entity). As part of the new owner's due diligence review of the portfolio, references cited in each case in the portfolio, pending and granted, were compared with other related cases.

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As a result of that analysis, it is believed that references cited in related cases which were

pending or granted during pendency of the parent case(s) may not have been cited in one or more

parent cases of this application.

The previous owner, a small foreign company with limited budget and resources, in addition

to using two small prosecution firms in the U.S., also began filing many continuation applications

"pro se" in 2007. Contemporaneously, the McKesson decision was issued in 2007 regarding

disclosure obligation requirements during patent prosecution. The new owner is informed and

believes that this confluence of facts relating to the foreign entity's application portfolio being

prosecuted by multiple prosecution offices, the large number of newly-filed "pro se" continuation

applications, and the disclosure obligation requirements of which the foreign entity was likely

unaware, may have resulted in the non-disclosure of some references in one or more parent cases of

this pending application.

Accordingly, out of an abundance of caution and in keeping with Applicants' obligation to

bring potentially relevant material to the attention of the examiner in this pending application,

additional references from related cases of this case and/or of the parent case(s) are cited herein for

the examiner's consideration.

This Information Disclosure Statement is being filed more than three months after the

U.S. filing date AND after the mailing date of the first Office Action on the merits, but before

the mailing of a Final Rejection or Notice of Allowance. Please charge the fee of \$180.00 to

Deposit Account No. 502624.

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Please charge any shortage in fees due in connection with the filing of this paper, including

extension of time fees, to Deposit Account 502624 and please credit any excess fees to such deposit

account.

Respectfully submitted,

McDERMOTT WILL & EMERY LLP

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Please recognize our Customer No. 89518 as our correspondence address.

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